

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NORTH CAROLINA
WESTERN DIVISION

No. 5:15-CR-00048-F-3

UNITED STATES OF AMERICA

v.

NOE BARREIRO,

Defendant.

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ORDER

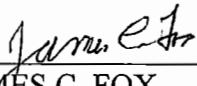
Before the court are the following motions *in limine* filed by Noe Barreiro:

- (1) Motion to Exclude Witness Testimony Offering Any Opinion as to What Any Speaker Meant When They Used Certain Words During Intercepted Telephone Calls [DE-124];
- (2) Motion for “Bruton” Hearing [DE-125];
- (3) Motion for Hearing on the Authenticity and Audibility of Audio Recordings, Accuracy of Transcripts and the Deletion of Impertinent and Prejudicial Material [DE-126];
- (4) Motion for Hearing on the Admissibility of Documents as Having Been Executed by the Defendant [DE-127]; and
- (5) Motion to Exclude Expert Witness Testimony Offering any Opinion as to What Any Speaker Meant when They Used Certain Words During Intercepted Telephone Calls [DE-128].

The above-stated motions *in limine* were filed in anticipation of trial. At his arraignment, held on August 1, 2016, Barreiro pled guilty to Count Two, pursuant to a written plea agreement [DE-143]. It was agreed that Count One would be dismissed at sentencing. Because Barreiro’s motions *in limine* are now moot, they [DE-124, -125, -126, -127, -128] will be DISMISSED as moot.

SO ORDERED.

This, the 1st day of August, 2016.



JAMES C. FOX
Senior United States District Judge